

Public Ledger

DAILY, EXCEPT SUNDAY, BY
THE PUBLIC LEDGER CO.
INCORPORATED.

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TO ADVERTISERS.
Advertising rates uniform and reasonable and made known on application at the office.

THE LEDGER.
is the largest daily paper printed in Mayville—count the columns and measure their length.
It gives you more reading matter than any other.
It is sold at the same price as any other Mayville paper—only one cent a copy or 25 cents a month, delivered by carrier or sent by mail. If you are looking for the most for your money, you can get it in THE LEDGER.
Now is the time to subscribe—your paper will give it a month's trial.

Circulation More Than
1,000 Daily.

The Business Way!
The business way to advertise is to take space by the year, take pains with your advertisements in making them attractive, and change them at least as often as once a month.

You may think there are seasons when you don't need to advertise.
We have never seen that time.

Use the full season for looking over stock and running off that which is becoming out of style or unfashionable, and giving bargains.

If you have space by the year, it costs you no more, and you can make it profitable by converting unsalable goods into money, and reinvesting the money in those things which are salable.

Where is That Banner Now?
Granbury (Ind.) Review—During the last campaign the Democrats of this city displayed a banner in their processions bearing this inscription:

VOYE FOR GROVER, CLEVELAND AND GIFT \$1.50 A BUNCH FOR YOUR WHEAT.

A liberal reward was offered to the person who would bring this banner at this office, and no questions asked.

Tax Democratic onslaught on the Federal Election law, says *The New York Press*, is carried on by means that (1) the enemies of fair election.

The issue of Honest Elections.
The opponents of Federal supervision of Federal elections have not advanced a single argument that is worthy of the name. Their interferences chiefly consist of vehement assertions and vindictive boasts, in equal defiance of the facts of history and the principles of constitutional law. The keynote of their speech is the declaration that the Federal Election law is "unconstitutional." A more absurd statement could not be put into words. The constitutionality of the law has been affirmed time after time by the highest judicial tribunals that Americans know, the Supreme Court of the United States. The *Press* will quote a brief part of a single decision. In ex parte Yarborough (110 U. S. 8, 65) Justice MILLER delivered the opinion of the court and no dissent was noted. He said:

That a Government, whose essential character is Republican, whose executive and legislative body are both elected, whose most august and powerful branch of the legislature is elected by the people directly, has no power by appropriate laws to secure the protection of the influence of violence, of corruption and of fraud, is a proposition so starting as to arrest the attention of the greatest consideration. If this Government is anything more than a mere aggregation of delegated agents of other states and Governments, each of which is superior to the general Government, it must have the power to protect the elections on which its existence depends from violence and corruption. If it has not this power it is left helpless before the

two great natural and historical enemies of all republics, open violence and insidious corruption. (Pages 657, 658.)

Yet in the face of this and of other decisions equally weighty the Democrats in the House of Representatives keep up their senseless reiteration that it is "unconstitutional" for a representative Government to defend his own life.

No intelligent person believes that the Federal Election laws interfere with the rights of any citizen. A Democratic Statesman no less prominent than the late S. S. Cox is on record as declaring in a report to Congress that the operations of these laws had proved "a decided success," and that in the hotly contested election of 1876 they stand "as a monument of what good faith, honest endeavor, legal forms and just authority may do for the protection of the electoral franchise." This is testimony that should carry conviction to every honest Democrat.

But the men who are trying to get the Federal Election laws off the statute books are not acting honestly. They are doing all they can to bring about a reign of fraud and terrorism at the polls in New York City. They are conspiring not alone against the Republican party, but against the common rights of all citizens, white or black, rich or poor, who venture to oppose the will of Democratic bosses, whether in Alabama or New York. They are striving to upset the Republican Government, not indeed in the South—for it no longer exists there—but in the great free communities of the North. The Tammany bosses see in the repeal of the Election laws an opportunity to make their despotism over this city absolute. They see before them, in this one bulwark of the ballot box, can be torn down, a long carnival of unchecked fraud and corruption; a wider license to plunder the people to enrich themselves. The repeal of the Federal Election laws means more stealing, more diamonds, more fast horses, swift yachts and splendid mansions for the magnates of the Fourteenth street conspiracy against decent Government. It means increased arrogance from the successors and imitators of TWEEDE; the stifling of the voice of the people at the poll; the degradation of every function of Government; the enslavement of the grand Empire State to the most corrupt elements of the Democratic party. Against these evils the Republican party, as it is represented in Congress, is the sole barrier. Let every Republican fulfill his duty by fighting this infamy with all his might! The rights of American voters and the integrity of the ballot box must be maintained if the Republic is to live!

MAJOR HENRY T. STANTON of Frankfort is prosecuting a vigorous canvass for a position on the Board of Pension Appeal Examiners, with fair prospect of success.

A CASE has been submitted to the Court of Appeals by the Attorney General which will decide whether the late opening saloons on election days means from 10 a. m. till 4 p. m., while the polls are open, or from 12 o'clock the night before till midnight after the election. The Attorney General construes the law to mean the whole twenty-four hours.

Dr. Hale's Household Tea
is a pleasant herb drink, which positively cures dyspepsia, liver complaint and all kidney diseases. One dose a day taken at bedtime does the business. Twenty-five and fifty cents per package. Get it today at Fowler & Reynolds's Dispensary.

FIVE TRAINS A DAY.

Big Four Route to Chicago—Look at the Time-Card.

No. 1. No. 17. No. 3. No. 7. No. 5.
Daily. Daily. Ex-Sun. Daily. Daily.
Lv. Cin. 8:00 8:30 12:40 7:45 9:00

Ar. W. Fr. 4:56 5:36 9:31 6:36 7:11
Ar. Chicago 5:15 5:45 9:50 6:55 7:30

All day trains have parlor cars and dining cars; night trains have sleeping cars and reclining chair cars. No. 1 has through sleeping car from Chicago to Chicago via R. T. V. and G. R. R. and O. C. No. 7 has through sleeping car from Chicago to Chicago via R. T. V. and G. R. R. and O. C. No. 17 has through sleeping car from Chicago to Chicago via R. T. V. and G. R. R. and O. C. No. 3 has through sleeping car from Chicago to Chicago via R. T. V. and G. R. R. and O. C. No. 5 has through sleeping car from Chicago to Chicago via R. T. V. and G. R. R. and O. C. The Big Four route is positively the only line making connection in Central Union Station, Cincinnati, with through trains of the E. V. & G. R. R., Queen and Crescent route, Chesapeake and Ohio Railway, Kentucky Central Railway and L. & N. Railroad without transfer, and landing passengers at the Midway Plaisance, the main entrance gate to the World's Fair. Be sure your tickets relate to the Big Four route. For full information address the General Passenger Agent, D. H. MARTIN, Cincinnati, O.

Washington Opera-House
E. L. KINSMAN, Manager.

Monday, October 16.

HI. HENRY'S

Famous Minstrels

30 Stellar Celebrities. 30

Beautiful costumes! Popular Comedians! Superior entertainers! Outraged singers! Philharmonic orchestra! Business management! HI. HENRY, sole proprietor and manager. Seats on and near the stage.

PRICES, 25, 35, 50 and 75 Cents.

FALL CLOTHING

SUITS, OVERCOATS, SUITS, HATS,
\$4 AND UP.

ALSO, A FULL STOCK OF

UNDERWEAR, FURNISHING GOODS.

OVERCOATS \$4 AND UP.
We carry complete lines of the above, and guarantee that for fit, finish, fabric and fashion they are not surpassed in Mayville.

CALL AND INSPECT OUR STOCK OF GOODS, AND GET OUR PRICES.

J. WESLEY LEE

NOW

IS THE TIME TO BUY YOUR

SELF

JARS!

SEALING

FOR THE

LOWEST PRICES

—GO TO—

M. C. Russell & Son

P. B. EDGINGTON, BRICKMASON

CONTRACTOR

Estimate Made on all classes of Work. Address, Lock Box 186, Mayville, Ky.

POSTOFFICE

DRUG STORE

JONES' Non-Corrosive PAINTS.

We guarantee these Paints in every respect.

Paint and Whitewash Brushes.

A Complete Line of Stationery.

Also our usual Drugs, Chemicals.

Full line of

POWER & REYNOLDS.

CASH PRICES!

Why shouldn't the party who pays cash for Groceries have a discount for cash? But do not get them from the party who has them charged! For to-day I will give you this advantage for your cash:

12 each four 24
1 gallon oil 10
1 gallon best vinegar 5
1 lb Arbuckle Coffee 25

Other goods as cheap as any one. ICH always on hand. Call and see what you will save on last week's bill by paying cash today.

LOWRY'S FLEM STREET GROCERY.

State National Bank

MAYVILLE, KY.

CAPITAL STOCK \$200,000
SURPLUS 110,000

DO A GENERAL BANKING BUSINESS.

C. E. PEACE, Cashier.
W. H. COX, President.
JAS. N. KIRK, Vice-President.

THE GREAT

Germantown Fair

will open its gates to the world
Wednesday, Thursday, Friday and
Saturday.
October 11th to 14th, 1893.

It would be superfluous to make lengthy notices of this famous institution. Its name and fame have gone abroad. It has had the simple announcement of its dates is sufficient to guarantee large crowds of people and the best exhibitions of stock. Professor Gould Friday and Saturday, October 13th and 14th, in full view of the assembled multitude, takes to the fair with his sweetest mare, his families and your friends.
J. A. WALTON, Secretary.

SQUIRE'S SILVER BILL

Washington, Oct. 11.—Senator Squire, of Washington, Tuesday morning proposed another amendment to the silver bill under consideration in the senate. Like his other proposition it strikes out all after the enacting clause and proposes an entirely new scheme. The new proposition is intended to take the place of the former proposed bill and is a compromise which embraces nearly everything demanded by the different sides of the silver question. It does, however, meet with more approval from leading senators than anything that has yet been suggested. It is understood that Senators Teller, Allison, Sherman and others have said that it is the best compromise that has been suggested. Senator Squire intends to ask that each proposition be voted on separately, so that if some of the propositions are not acceptable others will be.

The following is the text of Senator Squire's new compromise. It provides that hereafter any owner of silver bullion, the product of mines or refineries located in the United States, may deposit it at any mint of the United States to be formed into standard silver dollars of the present weight and fineness, his receipt therefor to be retained; but it shall be lawful to refuse any deposit of less value than \$100 or any bullion so base as to be unsuitable for the operation of the mint. It is provided, however, that there shall only be delivered or paid to the person depositing the silver bullion such number of standard silver dollars as shall equal the commercial value of the silver bullion on the day of deposit, as ascertained and determined by the secretary of the treasury. The difference, if any, between the mint value of the standard silver dollars and the commercial value of the silver bullion thus deposited shall be retained by the government as seigniorage, and the gain arising from such coinage shall be accounted for and paid into the treasury. The deposits of silver bullion for coinage into silver dollars shall not exceed the sum of \$2,000,000 a month.

The amount of the seigniorage or gain shall be retained in the treasury as a reserve fund in silver dollars, or such other form of equivalent lawful money, as the secretary of the treasury may from time to time direct, for the purpose of maintaining the aggregate amount of every silver dollar, issued under the provisions of this act, with the gold dollar issued by the United States. When the number of standard silver dollars coined shall reach the sum of \$100,000,000, then all further coinage of silver dollars shall cease. These silver dollars shall be a legal tender in all payments at their nominal or coin value, and no certificates shall be issued to represent them. So much of the act approved July 14, 1890, as directs the secretary of the treasury to purchase from time to time silver bullion to the aggregate amount of 4,500,000 ounces is hereby repealed.

The secretary of the treasury is authorized by this amendment to issue and dispose of, at not less than par in coin, bonds of the United States bearing interest not to exceed 3 per cent, on any purchase of silver bullion, redeemable at the pleasure of the United States, after five years from their date of issue, of the quality, provided for the bonds at present authorized to the extent of \$300,000,000 and to use the proceeds thereof for the purpose of maintaining the aggregate amount of the United States notes, according to the provisions of the act approved January 14, 1875, and for the further purpose of maintaining all the currency of the United States at par with the gold dollars.

Hereafter national banking associations shall be entitled to receive from the controller of the currency upon compliance with all other terms and requirements of law thereof, circulating notes of different denominations, in blank; registered and countersigned, as required by law, to the value at par of the United States bonds on deposit with the treasurer in trust for the association. Provided that the aggregate sum of such notes for which any association shall be liable, at any time, shall not exceed the amount of the capital stock at the time actually paid in.

BEHIND CLOSED DOORS
The Senate Will Discuss the Chinese Question.

WASHINGTON, Oct. 11.—In the short executive session of the senate in the early hours of Tuesday, the resolution of Mr. Dolph calling upon the state department for information concerning the reported request of the Chinese government for the suspension of the enforcement of the exclusion act, was passed. It was introduced in a short speech made in urging the passage of the resolution that this request had been made. The whole matter will hereafter be discussed behind closed doors.

Discouraging in Cotton.

WASHINGTON, Oct. 11.—The October report of the statistical division of the department of agriculture shows cotton show a decline of 2.7 points from the September condition, which was 74.3 against 71.6 for the month. The condition of cotton in the month of June was 83.6, declining to 82.7 in July and 80.4 in August, losing from that time to the present 2.7 points. The retrogressive tendency has been persistent during the season. The reports from the most fertile parts of the cotton belt are from hopeful.

AN OX NEGRO.

CLARKSVILLE, Tenn., Oct. 11.—Uncle Dave Ramey died in District No. 11, Montgomery county, a few days ago, at the ripe age of 107 years. He was reared by a Mr. Orgrain, grandfather of a prominent family in this section, and was sold to the Ramey family when a young man. He was an unblemished reputation to the day of his death.

Insurgents Take a Port.

Rio de Janeiro, Oct. 11.—Reports of the forts in the bay surrendered to the insurgent fleet Tuesday.

Optician,

LOUIS LANDMAN,

of 26 West Seventh street, Cincinnati, O., will be at the Central Hotel, Mayville, Ky., Monday, Tuesday, 10th and 11th.

No one should miss the opportunity of securing proper glasses from him. Examination and test of vision free. Will call at your home in the city if so desired.

ANNOUNCEMENTS.

FOR CITY OFFICES.

FOR MAYOR.
We are authorized to announce WILLIAM H. COX as a candidate for Mayor at the ensuing November election.

FOR POLICE JUDGE.
We are authorized to announce E. E. PEARCE, Jr., as a candidate for Police Judge, subject to the vote of the people.

FOR CHIEF OF POLICE.
We are authorized to announce E. W. FITZGERALD as a candidate for the office of Chief of Police, subject to the action of the voters of the city of Mayville.

FOR ASSESSOR.
We are authorized to announce C. D. SHEPARD as a candidate for the office of Assessor, subject to the voters of the city.

FOR TREASURER.
We are authorized to announce JAMES W. FITZGERALD as a candidate for reelection to the office of Treasurer of the city, subject to the action of the people.

FOR COUNCILMAN.
Second Ward.
We are authorized to announce CHARLES B. PEARCE, Jr., as a candidate for Councilman as Councilman from the Second Ward.

FOR COUNTY OFFICES.

FOR COUNTY SUPERINTENDENT.
We are authorized to announce G. W. BLATTNER as a candidate for reelection to the office of County Superintendent of Schools at next November election, subject to the action of the Democratic party.

FOR SHERIFF.
We are authorized to announce J. C. REPPERTON as a candidate for reelection to the office of Sheriff, subject to the action of the Democratic party.

FOR COUNTY ASSESSOR.
We are authorized to announce JOHN C. REPPERTON as a candidate for reelection to the office of County Assessor at the election in 1894, subject to the action of the Democratic party.

FOR SHERIFF.
We are authorized to announce ROBERT KIRK as a candidate for reelection to the office of Sheriff, subject to the action of the Democratic party.

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For freight or passage apply to
C. M. PHISTEN Agent. September and December. James R. Farrow,
Constable.